

Registered Jan. 25, 1949

Registration No. 506,119

SUPPLEMENTAL REGISTER
Trade-Mark

UNITED STATES PATENT OFFICE

Lektra Laboratories, Inc., New York, N. Y.

Act of 1946

Application July 16, 1948; originally filed, act of
1905, December 4, 1946, Serial No. 513,665



(Statement)

Lektra Laboratories, Inc., a corporation duly organized under the laws of New York, located at New York, New York, and doing business at 30 East 10th Street, New York, New York, has adopted and is using the trade-mark shown in the drawing accompanying the above-identified application, for ULTRA-VIOLET LAMPS FOR THERAPEUTIC PURPOSES, in Class 44, Dental, medical, and surgical appliances, and has filed with said application five specimens showing the mark as actually used in connection with such goods, the mark being applied to the goods and/or the containers for the goods, and requests that the same be registered in the United States Patent Office on the Supplemental Register in accordance with the act of July 5, 1946.

The mark was first used on November 1, 1946, and first used in commerce among the several States which may be lawfully regulated by Congress on November 1, 1946, and has been in lawful used in such commerce upon or in connection with the goods in the year preceding the filing of this statement.

(Declaration)

Milton W. Blatner, being duly sworn, deposes and says that he is the president of Lektra Laboratories, Inc., the applicant named in the foregoing statement, that he believes that said corporation is the owner of the trade-mark which is used in commerce among the several States and that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce, which may lawfully be regulated by Congress, either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the trade-mark sought to be registered, that the specimens show the trade-mark as actually used in connection with the goods, and that the facts set forth in the statement are true.

LEKTRA LABORATORIES, INC.,
By MILTON W. BLATNER,
President.

Registered Feb. 1, 1949

Registration No. 506,369

SUPPLEMENTAL REGISTER

Trade-Mark

UNITED STATES PATENT OFFICE

Professional Manufacturing Company,
Chicago, Ill.

Act of 1946

Application July 22, 1948; originally filed, act of
1905, May 21, 1947, Serial No. 522,743

**Vibra-
Table**

(Statement)

Professional Manufacturing Company, a corporation duly organized under the laws of the State of Illinois, located at Chicago, Illinois, and doing business at 854 West Van Buren Street, Chicago, county of Cook, Illinois, has adopted and is using the mark shown in the accompanying drawing, for OPERATING OR PREPARATION TABLES USED IN THE UNDERTAKING BUSINESS, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the mark as actually used in connection with such goods, the mark being applied to tags or labels affixed to the goods and requests that the same be registered in the United States Patent Office on the Supplemental Register in accordance with the act of July 5, 1946.

The mark was first used on April 4, 1947, and first used in commerce among the several States which may lawfully be regulated by Congress on April 4, 1947, and has been in lawful use in such commerce upon or in connection with the goods for the year preceding the filing of this application.

(Declaration)

William Donker, Jr., being duly sworn, deposes and says that he is president of Professional Manufacturing Company, the applicant named in the foregoing statement, that he believes that said corporation is the owner of the mark which is in use in commerce among the several States, and that no other person, firm, corporation, or association, to the best of his knowledge and belief, has the right to use such mark in commerce which may lawfully be regulated by Congress, either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the mark sought to be registered, that the specimens show the mark as actually used in connection with the goods, and that the facts set forth in the statement are true.

PROFESSIONAL MANUFACTURING COMPANY,
By WILLIAM DONKER, JR.,
President.

Registered Feb. 8, 1949

Registration No. 506,403

PRINCIPAL REGISTER

Trade-Mark

Affidavit under Section 8 accepted.

Affidavit under Section 15 received, Feb. 12, 1954.

UNITED STATES PATENT OFFICE

The Burdick Corporation, Milton, Wis.

Act of 1946

Application December 19, 1947; originally filed,
act of 1905, December 24, 1946, Serial No.
514,752

Sine-O-Tron

(Statement)

The Burdick Corporation, a corporation of Delaware, having its principal place of business at 635 Plumb Street, Milton, county of Rock, and State of Wisconsin, has adopted and is using the trade-mark shown in the accompanying drawing, for THERAPEUTIC APPLIANCES—NAMELY, LOW VOLTAGE UNITS FOR DELIVERING GALVANIC AND SINUSOIDAL CURRENTS—in Class 44, Dental, medical, and surgical appliances, and presents herewith five facsimiles showing the trade-mark as actually used by applicant upon the goods, and requests the same to be registered on the Principal Register in the United States Patent Office in accordance with the act of July 5, 1946.

The trade-mark was first used in July 1940 and first used in commerce among the several States of the United States, which may be lawfully regulated by Congress, during the month of July 1940.

The trade-mark is applied or affixed to the goods by etching it thereon.

(Declaration)

R. A. Cripe, being duly sworn, deposes and says that he is vice president of The Burdick Corporation, the applicant named in the foregoing statement; that he believes said corporation to be the owner of the trade-mark, which is in use in commerce among the several States of the United States; that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce, which may lawfully be regulated by Congress, either in the identical form thereof or in such near resemblance thereto as may be calculated to deceive; that the drawing and description truly represent the trade-mark sought to be registered; that the facsimiles show the trade-mark as actually used in connection with the goods; and that he believes the foregoing statement to be true.

THE BURDICK CORPORATION,
By R. A. CRIFE,
Vice President.

Registered Feb. 8, 1949

Registration No. 506,473

PRINCIPAL REGISTER
Trade-Mark

UNITED STATES PATENT OFFICE

The Maico Company, Incorporated,
Minneapolis, Minn.

Act of 1946

Application August 30, 1947, Serial No. 532,946

Invisicord

(Statement)

The Maico Company, Incorporated, a corporation duly organized under the laws of the State of Minnesota, located at Minneapolis, Minnesota, and doing business at 25 North Third Street, Minneapolis, Minnesota, has adopted and used the trade-mark shown in the accompanying drawing, for FLEXIBLE OUTPUT CONDUCTORS FOR AUDIO AMPLIFIERS WORN ON THE HUMAN BODY, SPECIFICALLY CORDS FOR HEARING AIDS, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the trade-mark as actually used in connection with such goods, the trade-mark being applied to the goods by means of labels secured to boxes containing the goods, and requests that the same be registered in the United States Patent Office on the Principal Register in accordance with the act of July 5, 1946.

The trade-mark was first used on April 15, 1947, and first used in commerce among the several States which may lawfully be regulated by Congress on April 15, 1947.

(Declaration)

M. A. Mason, being duly sworn, deposes and says that she is the secretary of The Maico Company, Incorporated, the applicant named in the foregoing statement, that she believes that said corporation is the owner of the trade-mark which is in use in commerce among the several States, and that no other person, firm, corporation or association, to the best of her knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the trade-mark sought to be registered, that the specimens show the trade-mark as actually used in connection with the goods, and that the facts set forth in the statement are true.

THE MAICO COMPANY,
INCORPORATED,

By M. A. MASON,
Secretary.

Registered Feb. 8, 1949

Registration No. 506,495

PRINCIPAL REGISTER

Trade-Mark

Section 2 (f)

UNITED STATES PATENT OFFICE

Miriam E. Rabell, Waterbury, Conn.

Act of 1946

Application September 24, 1947, Serial No. 535,623



(Statement)

Miriam E. Rabell, a citizen of the United States of America, residing at 304 East 42nd Street, New York City, New York, and whose business address is P. O. Box 929, Waterbury, Connecticut, has adopted and is using the trade-mark shown in the accompanying drawing, for TAMPONS, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the trade-mark as actually used in connection with such goods, the trade-mark being applied to the containers for the goods, and requests that the same be registered in the United States Patent Office on the Principal Register in accordance with the act of July 5, 1946.

The trade-mark was first used during the early part of June, 1935, and first used in commerce among the several States which may lawfully be regulated by Congress in the early part of June, 1935. Applicant is the owner of trade-mark registration No. 432,558.

(Declaration)

Miriam E. Rabell, being duly sworn, deposes

and says that she believes herself to be the owner of the trade-mark "Cashay Sanitary Puffs," which is in use in commerce among the several States, and that no other person, firm, corporation or association, to the best of her knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress, either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the trade-mark sought to be registered, that the specimens show the trade-mark as actually used in connection with the goods, and that the facts set forth in the statement are true.

Said trade-mark has become distinctive of applicant's goods and claim of distinctiveness under section 2(f) of the Trade-Mark Act of 1946 is hereby made on the ground that the mark has been in substantially exclusive and continuous use by applicant for a period of five years next preceding the filing of this application in commerce among the several States which may lawfully be regulated by Congress.

MIRIAM E. RABELL.

Registered Feb. 8, 1949

Registration No. 506,497

PRINCIPAL REGISTER
Trade-Mark

UNITED STATES PATENT OFFICE

P. B. Cow & Co. Limited, London, England

Act of 1946

Application September 26, 1947, Serial No. 535,820

LI-L O

(Statement)

P. B. Cow & Co. Limited, a company organised under the laws of Great Britain, located and doing business at Factory Square, Streatham Common, London, S. W. 16, England, has adopted and is using the trade-mark shown in the accompanying drawing, for DOUCHE DEVICES, TUBULAR RUBBER SLEEVES WITH CONICAL PROJECTIONS FOR USE AS MASSAGE PADS, AND HOT WATER BOTTLES, in Class 44, Dental, medical, and surgical appliances, and presents herewith five (5) facsimiles showing the trade-mark as actually used in connection with such goods, the trade-mark being applied to the goods or to packages containing the same by placing thereon a printed label on which the trade-mark is shown, and requests that the same be registered in the United States Patent Office, on the Principal Register in accordance with the act of July 5, 1946.

Such trade-mark has been registered in England, registrations Nos. B628,818 and 628,822, both dated April 19, 1944, and said registrations are now in force and effect.

(Declaration)

Thomas Wood Fazakerley, being duly sworn, deposes and says that he is a director of the applicant company, that he believes said company is the owner of the trade-mark, which is in use as a trade-mark, and that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress, either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the trade-mark sought to be registered, that the facsimiles show the trade-mark as actually used in connection with the goods, and that the facts set forth in the statement are true.

Donald M. Wight, whose postal address is Washington Loan & Trust Building, Washington 4, D. C., is designated as applicant's representative on whom notices or process in proceedings affecting the mark may be served.

P. B. COW & CO. LIMITED.
THOMAS WOOD FAZAKERLEY,
Director.

Registered Feb. 8, 1949

Registration No. 506,519

PRINCIPAL REGISTER

Trade-Mark

Affidavit under Section 8 accepted.

Affidavit under Section 15 received, Mar. 1, 1954.

UNITED STATES PATENT OFFICE

Colostom-Ease, Inc., Pittsburgh, Pa.

Act of 1946

Application November 7, 1947, Serial No. 540,388

Colostom-Ease

(Statement)

The applicant, Colostom-Ease, Inc., a corporation duly organized under the laws of the Commonwealth of Pennsylvania, located and doing business at 2729 Pioneer Avenue, Pittsburgh 26, Pennsylvania, has adopted and used the trade-mark shown in the accompanying drawing, for COLOSTOMY IRRIGATORS AND COLOSTOMY PROTECTORS, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the trade-mark as actually used in connection with such goods, the trade-mark being applied to the goods, and requests that the same be registered in the United States Patent Office on the Principal Register in accordance with the act of July 5, 1946.

The trade-mark was first used on August 15, 1947 and first used in commerce among the several States which may lawfully be regulated by Congress on August 15, 1947.

(Declaration)

James W. McArdle, being duly sworn, deposes and says that he is the president of Colostom-Ease, Inc., the applicant named in the foregoing statement, that he believes that said corporation is the owner of the trade-mark which is in use in commerce among the several States and that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the trade-mark sought to be registered, that the specimens show the trade-mark as actually used in connection with the goods and that the facts set forth in the statement are true.

COLOSTOM-EASE, INC.,
By JAMES W. McARDLE,
President.

Registered Feb. 8, 1949

Registration No. 506,520

PRINCIPAL REGISTER

Trade-Mark

Section 2 (f)

UNITED STATES PATENT OFFICE

The Kendall Company, Boston, Mass.

Act of 1946

Application November 12, 1947, Serial No. 540,829

PRIME

(Statement)

Applicant, The Kendall Company, a corporation duly organized under the laws of the State of Massachusetts, and having its principal office and place of business located at 140 Federal Street, in the city of Boston, county of Suffolk, and State of Massachusetts, has adopted and is using the trade-mark shown in the accompanying drawing, for ATHLETIC SUPPORTERS, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the trade-mark as actually used in connection with such goods, and requests that the same be registered in the United States Patent Office on the Principal Register in accordance with the act of July 5, 1946.

The trade-mark is placed on the goods, or on the packages containing the same, by printing or otherwise marking said trade-mark upon said goods or upon said packages, or upon tags or labels affixed thereto. The trade-mark was first used in 1928, and was first used in commerce among the several States of the United States in 1928.

(Declaration)

Theodore Clark, being duly sworn, deposes and says under oath that he is the vice president of

The Kendall Company, the corporation named in the statement forming part of application Ser. No. 540,829, filed November 12, 1947; that he believes that said corporation is the owner of the trade-mark which is in use in commerce among the several States of the United States; that said trade-mark has been in substantially exclusive and continuous use by applicant in commerce among the several States of the United States for the period of five years next preceding the filing of this application and has become distinctive of applicant's goods in interstate commerce; that no other person, firm, corporation, or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress, either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive; that said trade-mark distinguishes the goods of applicant from the goods of others; that the drawing and description truly represent the trade-mark sought to be registered; that the specimens show the trade-mark as actually used in connection with the goods; and that the facts set forth in the statement are true.

THE KENDALL COMPANY,
By THEODORE CLARK,
Vice President.

Registered Feb. 8, 1949

Registration No. 506,537

PRINCIPAL REGISTER
Trade-Mark

UNITED STATES PATENT OFFICE

De Long & Prevost, Inc., Worcester, Mass.

Act of 1946

Application August 22, 1947, Serial No. 542,245



(Statement)

De Long & Prevost, Inc., a corporation duly organized under the laws of the State of Massachusetts, located and doing business at 24 Granby Road, Worcester, Massachusetts, has adopted and used the trade-mark shown in the accompanying drawing, for DENTAL SPECIALTIES—NAMELY, SANDPAPER DISCS, SEPARATING-DISCS, ABRASIVE WHEELS, GARNET-PAPER CONES, AND ABRASIVE ARBOR BANDS—in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the trade-mark as actually used in connection with such goods, the trade-mark being applied to tags or labels affixed to the goods, or to containers for the goods, and requests that the same be registered in the United States Patent Office on the Principal Register in accordance with the act of July 5, 1946.

Applicant is the owner of trade-mark registration No. 142,499 dated May 17, 1921, issued to De Long & Prevost, a firm, of Worcester, Massachusetts, said registration having been renewed on May 17, 1941, by the applicant, as assignee of said De Long & Prevost.

The trade-mark was first used in the business of its predecessor, said De Long & Prevost, the firm, on November 1, 1913, and first used in commerce which may lawfully be regulated by Congress, namely, in commerce among the several States of

the United States and between the United States and foreign nations, on November 1, 1913.

(Declaration)

Philip H. De Long, being duly sworn, deposes and says that he is the president of the corporation, De Long & Prevost, Inc., the applicant named in the foregoing statement; that he believes that said corporation is the owner of the trade-mark sought to be registered, by reason of its successorship to the business formerly conducted by De Long & Prevost, a firm, of Worcester, Massachusetts, which trade-mark is in use in commerce among the several States of the United States, and between the United States and foreign nations; that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress, either in the identical form thereof, or in such near resemblance thereto as might be calculated to deceive; that the drawing and description truly represent the trade-mark sought to be registered; that the specimens show the trade-mark as actually used in connection with the goods; and that the facts set forth in the statement are true.

DE LONG & PREVOST, INC.,
By PHILIP H. DE LONG,
President.

Registered Feb. 8, 1949

Registration No. 506,589

SUPPLEMENTAL REGISTER

Trade-Mark

UNITED STATES PATENT OFFICE

Westerfield Pharmacal Co. Inc., Dayton, Ohio

Act of 1946

Application July 17, 1948; originally filed, act of
1905, June 2, 1947, Serial No. 523,447

WESTERFIELD

(Statement)

Westerfield Pharmacal Co. Inc., a corporation duly organized under the laws of the State of Ohio, located at Dayton, Ohio, and doing business at 11 St. Marys Street, Dayton 1, Ohio, has adopted and used the trade-mark shown in the accompanying drawing, for CHEMICAL TEST SETS FOR DETECTING PREGNANCY BY MEANS OF A SERIES OF CHEMICAL REAGENTS ADDED TO URINE; CHEMICAL TEST SETS FOR DETECTING ALBUMIN IN URINE; CHEMICAL TEST SETS FOR DETECTING GLUCOSE IN URINE; CHEMICAL TEST SETS FOR DETECTING ACETONE IN URINE, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the trade-mark as actually used in connection with such goods, the trade-mark being applied to the goods or to the packages containing the same by placing thereon a printed label on which the trade-mark is shown, and requests that the same be registered in the United States Patent Office on the Supplemental Register in accordance with the act of July 5, 1946.

The trade-mark was first used on August 1, 1945, and first used in commerce among the several States and in commerce between foreign nations and the United States which may lawfully

be regulated by Congress on August 1, 1945, and has been in lawful use in such commerce upon or in connection with the goods for the year preceding the filing of this application.

(Declaration)

Herb Zechar, being duly sworn, deposes and says that he is the president of Westerfield Pharmacal Co. Inc., the applicant named in the foregoing statement, that he believes that said corporation is the owner of the trade-mark which is in use in commerce among the several States and in commerce between foreign nations and the United States and that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the trade-mark sought to be registered, that the specimens show the trade-mark as actually used in connection with the goods, and that the facts set forth in the statement are true.

WESTERFIELD PHARMACAL CO. INC.,

By HERB ZECHAR,

President.

Registered Feb. 8, 1949

Registration No. 506,599

SUPPLEMENTAL REGISTER
Trade-Mark

UNITED STATES PATENT OFFICE

The Seamless Rubber Company,
New Haven, Conn.

Act of 1946

Application September 16, 1948, Serial No. 542,886

EVEREADY

(Statement)

The Seamless Rubber Company, a corporation duly organized under the laws of the State of Connecticut and located at and doing business at 253 Hallock Avenue, New Haven, Connecticut, has adopted and is using the trade-mark shown in the accompanying drawing, for NURSING BOTTLES, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the trade-mark as actually used in connection with such goods, the trade-mark being applied to the containers for the goods, and displays associated with the goods, and requests that the same be registered in the United States Patent Office on the Supplemental Register in accordance with the act of July 5, 1946.

The trade-mark was first used on July 16, 1946, and first used in commerce among the several States which may lawfully be regulated by Congress on July 16, 1946, and has been in lawful use in such commerce upon or in connection with the goods for the year preceding the filing of this application.

(Declaration)

J. A. Galvin, being duly sworn, deposes and says that he is vice-president of The Seamless Rubber Company, the applicant named in the foregoing statement, that he believes that said corporation is the owner of the trade-mark which is in use in commerce among the several States and that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the trade-mark sought to be registered, that the specimens show the trade-mark as actually used in connection with the goods, and that the facts set forth in the statement are true.

THE SEAMLESS RUBBER COMPANY,
By J. A. GALVIN,
Vice President.

Registered Feb. 15, 1949

Registration No. 506,797

SUPPLEMENTAL REGISTER
Trade-Mark

UNITED STATES PATENT OFFICE

Ward Green Company, New York, N. Y.

Act of 1946

Application December 16, 1947, Serial No. 544,445



(Statement)

Ward Green Company, a firm domiciled in New York, N. Y., doing business at No. 113 West 57th Street, New York 19, New York, and composed of the following members, Alexander Segal and Celia S. Green, both citizens of the United States of America, has adopted and is using the mark shown, for ABDOMINAL SUPPORTERS, in Class 44, Dental, medical, and surgical appliances, and presents herewith five (5) specimens showing the mark as actually used in connection with such goods, the mark being applied to tags or labels affixed to the goods and to the containers for the goods, and requests that the same be registered in the United States Patent Office on the Supplemental Register in accordance with the act of July 5, 1946.

The mark was first used on December 1, 1940, and first used in commerce among the several States which may lawfully be regulated by the Congress on December 1, 1940, and has been in lawful use in such commerce upon or in connection with the goods for the year preceding the filing of this application.

(Declaration)

Celia S. Green, being duly sworn deposes and says: that she is a member of the firm of Ward Green Company, the applicant named in the foregoing statement; that she believes that said firm is the owner of the mark which is in use in commerce among the several States; and that no other person, firm, corporation or association, to the best of her knowledge and belief has the right to use such mark in commerce which may be lawfully regulated by the Congress, either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive; that the drawing and description truly represent the mark sought to be registered; that the specimens show the mark as actually used in connection with the goods; and that the facts set forth in the statement are true.

WARD GREEN COMPANY,
By CELIA S. GREEN,
A Partner.

Registered Feb. 22, 1949

Registration No. 507,097

SUPPLEMENTAL REGISTER
Trade-Mark

UNITED STATES PATENT OFFICE

Opotow Dental Mfg. Corp., New York and
Brooklyn, N. Y.

Act of 1946

Application February 4, 1948; originally filed, act
of 1905, November 13, 1946, Serial No. 512,530

TRU-FILM

(Statement)

Opotow Dental Mfg. Corp., a corporation duly organized under the laws of the State of New York, located at New York, N. Y., and doing business at 469 President Street, Brooklyn, N. Y., has adopted and used the mark shown, for a LIQUID PREPARATION USED TO PAINT DENTAL CASTS TO FACILITATE SEPARATION OF A PLASTER MASS SUBSEQUENTLY MOLDED THEREON, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the mark as actually used in connection with such goods, the mark being applied to labels attached to packages containing the goods, and requests that the same be registered in the United States Patent Office on the Supplemental Register in accordance with the act of July 5, 1946.

The trade-mark was first used in August 1946, and first used in commerce among the several States which may lawfully be regulated by Congress in August 1946, and has been in lawful use in such commerce upon or in connection with the goods for the year preceding the filing of this application.

(Declaration)

Nathan Opotow, being duly sworn, deposes and says that he is the president of Opotow Dental Mfg. Corp., the applicant named in the foregoing statement, that he believes that said corporation is the owner of the trade-mark which is in use in commerce among the several States and that no other person, firm, corporation or association, to the best of his knowledge and belief has the right to use such trade-mark in commerce among the several States which may be lawfully regulated by Congress either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the trade-mark sought to be registered, that the specimens show the trade-mark as actually used in connection with the goods and that the facts set forth in the statement are true.

OPOTOW DENTAL MFG. CORP.,
By NATHAN OPOTOW,
President.

Registered Feb. 22, 1949

Registration No. 507,098

SUPPLEMENTAL REGISTER

Trade-Mark

Affidavit under Section 8 accepted.

UNITED STATES PATENT OFFICE

Marie Loos, Fort Wayne, Ind.

Act of 1946

Application May 18, 1948; originally filed, act of
1905, November 19, 1946, Serial No. 512,845

Sunout

(Statement)

Marie Loos, a citizen of the United States of America, residing at Fort Wayne, Indiana, and doing business at 119 West Rudisill Boulevard, Fort Wayne, Indiana, has adopted and is using the mark shown in the accompanying drawing, for an EYE PAD FOR APPLICATION TO THE UPPER LID OF A CLOSED HUMAN EYE FOR PROTECTING THE EYE AGAINST SUN GLARE WHEN TAKING A SUN BATH; AND ALSO FOR APPLYING A COOLING MEDICATION OR THE LIKE TO THE UPPER LID OF THE CLOSED HUMAN EYE, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the mark as actually used in connection with such goods, the mark being applied to the goods by inscribing the same thereon, or to the packages containing the goods by placing thereon a printed label on which the trade-mark is shown, and requests that the same be registered in the United States Patent Office on the Supplemental Register in accordance with the act of July 5, 1946.

The mark was first used on September 4, 1946,

and first used in commerce among the several States of the United States which may lawfully be regulated by Congress on September 4, 1946, and has been in lawful use in such commerce upon or in connection with the goods for the year preceding the filing of this application.

(Declaration)

Applicant being duly sworn, deposes and says that she believes herself to be the owner of the mark, which is in use in commerce among the several States of the United States, and that no other person, firm, corporation or association to the best of her knowledge and belief has the right to use such mark in commerce which may lawfully be regulated by Congress, either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the mark sought to be registered, that the specimens show the mark as actually used in connection with the goods, and that the facts set forth in the statement are true.

MARIE LOOS.

Registered Mar. 15, 1949

Registration No. 507,652

PRINCIPAL REGISTER

Trade-Mark

Section 2 (f)

UNITED STATES PATENT OFFICE

The Vollrath Co., Sheboygan, Wis.

Act of 1946

Application November 14, 1947, Serial No. 541,233

VOLLRATH

(Statement)

The Vollrath Co., a corporation duly organized under the laws of the State of Wisconsin and located and doing business at 1236 North 18th Street, Sheboygan, Wisconsin, has adopted and used the trade-mark shown in the accompanying drawing, for THE FOLLOWING ITEMS OF ENAMELED BASE METAL WARE FOR HOSPITAL, MEDICAL, AND SURGICAL USE, I. E.—SERVICE PAILS, ODORLESS PAILS, INSTRUMENT TRAYS, UTILITY TRAYS, SOLUTION PITCHERS, CATHETER TRAYS, STERILIZERS, FEEDING CUPS, HOSPITAL CUPS, MEDICINE CUPS, SOLUTION BASINS, SPONGE BOWLS, OINTMENT JARS, UTILITY JARS, PUS PANS, FORCEPS JARS, IRRIGATORS, BED PANS, AND MALE AND FEMALE URINALS; AND FOR THE FOLLOWING ITEMS OF CORROSION RESISTING STEEL WARE FOR HOSPITAL, MEDICAL, AND SURGICAL USE, I. E.—SOLUTION PITCHERS, CATHETER TRAYS, MEDICINE CUPS, SOLUTION BOWLS, SPONGE BOWLS, OINTMENT JARS, DRESSING JARS, PUS PANS, FORCEPS JARS, IRRIGATORS, BED PANS, AND MALE URINALS, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the trade-mark as actually used in connection with such goods, the trade-mark being applied to the goods by means of labels bearing the trade-mark which are secured either to the goods or to cartons or boxes containing same, and requests that the same be registered in the United States Patent Office on the Principal Register in accordance with the act of July 5, 1946.

Applicant claims distinctiveness based on substantially exclusive and continuous use of the mark in commerce, which may lawfully be regulated by Congress, by applicant for a period of five years preceding the filing of this application.

Applicant is the owner of Registration No. 70,317 (renewed).

The trade-mark was first used on the hospital, medical, and surgical enameled base metal ware service pails and cups in 1890; on hospital, medical, and surgical enameled base metal ware sterilizers in 1914; on hospital, medical, and surgical enameled base ware odorless pails, instrument trays, irrigators and bed pans in 1904; on hospital, medical, and surgical enameled base metal ware medicine cups in 1930; on hospital, medical, and surgical enameled base metal ware

solution pitchers in 1931; on hospital, medical, and surgical enameled base metal ware utility trays, feeding cups, solution basins, sponge bowls, utility jars, pus pans, forceps jars, and male and female urinals in 1919; for hospital, medical, and surgical enameled base metal ware catheter trays in 1928; for hospital, medical, and surgical enameled base metal ware ointment jars in 1936; for hospital, medical, and surgical corrosion resisting steel ware solution pitchers, solution bowls, and sponge bowls in 1934; for hospital, medical, and surgical corrosion resisting steel ware catheter trays, dressing jars, pus pans, irrigators, bed pans and male urinals in 1935; for hospital, medical, and surgical corrosion resisting steel ware medicine cups and ointment jars in 1938; and for hospital, medical, and surgical corrosion resisting steel ware forceps jars in 1940; and first used in commerce among the several States of the United States which may lawfully be regulated by Congress on the same respective dates immediately above set forth.

(Declaration)

Walter J. Kohler, Jr., being duly sworn, deposes and says that he is president of The Vollrath Co., the applicant named in the statement accompanying the above-entitled trade-mark application; that he believes that said corporation is the owner of the trade-mark displayed therein which is in use in commerce among the several States of the United States, and that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive; that the drawing and description filed on November 14, 1947, truly represent the trade-mark sought to be registered; that the specimens show the trade-mark as actually used in connection with the goods; that in support of applicant's claim of distinctiveness deponent states that there has been substantially exclusive and continuous use of the mark by the applicant in commerce which may lawfully be regulated by Congress for the period of five years next preceding the filing of this application, and that the facts set forth in the statement filed on November 14, 1947, and as amended, are true.

THE VOLLRATH CO.,
By WALTER J. KOHLER, Jr.,
President.

Affidavit under Section 8 accepted.

Affidavit under Section 15 received, Mar. 30, 1954.

Registered Mar. 15, 1949

Registration No. 507,686

PRINCIPAL REGISTER
Trade-Mark

UNITED STATES PATENT OFFICE

Chalmers G. Hall, Jr., doing business as The
Chalhall Company, Washington, D. C.

Act of 1946

Application January 27, 1948, Serial No. 548,075



(Statement)

Chalmers G. Hall, Jr., a citizen of the United States of America, residing at 4619—48th Street, N. W., Washington 16, D. C., and doing business at 4619—48th Street, N. W., Washington 16, D. C., as The Chalhall Company, has adopted and is using the trade-mark shown in the accompanying drawing, for ORTHOPEDIC PILLOW, in Class 44, Dental, medical, and surgical appliances, and presents herewith five facsimiles showing the trade-mark as actually used in connection with such goods, the trade-mark being applied to the goods, and requests that the same be registered in the United States Patent Office on the Principal Register in accordance with the act of July 5, 1946.

The trade-mark was first used on October 19, 1947, and first used in commerce among the several States which may lawfully be regulated by Congress on October 19, 1947.

(Declaration)

Applicant being duly sworn, deposes and says that he believes himself to be the owner of the trade-mark, which is in use in commerce among the several States, and that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress, either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the trade-mark sought to be registered, that the facsimiles show the trade-mark as actually used in connection with the goods, and that the facts set forth in the statement are true.

CHALMERS G. HALL, JR.

Registered Mar. 22, 1949

Registration No. 507,764

PRINCIPAL REGISTER
Trade-Mark

UNITED STATES PATENT OFFICE

The Karl Douglas Co., Inglewood, Calif.

Act of 1946

Application August 12, 1947; originally filed, act
of 1905, June 17, 1946, Serial No. 504,040



(Statement)

The Karl Douglas Co., a partnership domiciled in Inglewood, California, doing business at 115 West Arbor Vitae Street, Inglewood, California, and composed of the following partners, H. Karl Bouvier and Douglas Slaten, both citizens of the United States of America, has adopted and used the trade-mark shown in the accompanying drawing, for NAIL FILES, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the trade-mark as actually used in connection with such goods, the trade-mark being applied by stamping the same on the goods, and requests that the same be registered in the United States Patent Office on the Principal Register in accordance with the act of July 5, 1946.

The trade-mark was first used on January 17, 1946, and first used in commerce among the several States which may lawfully be regulated by Congress on January 17, 1946.

(Declaration)

H. Karl Bouvier, being duly sworn, deposes and says that he is a member of the firm of The Karl Douglas Co., the applicant named in the foregoing statement, that he believes that said firm is the owner of the trade-mark, which is in use in commerce among the several States which may lawfully be regulated by Congress; and that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive; that the drawing and description truly represent the trade-mark sought to be registered; that the specimens show the trade-mark as actually used in connection with the goods, and that the facts set forth in the statement are true.

THE KARL DOUGLAS CO.,
By H. KARL BOUVIER,
A Partner.

Registered Mar. 22, 1949

Registration No. 507,788

PRINCIPAL REGISTER

Trade-Mark

Section 2 (f)

UNITED STATES PATENT OFFICE

H. Herschel Leiter, doing business as Depuy
Manufacturing Company, Warsaw, Ind.

Act of 1946

Application July 5, 1947, Serial No. 527,043

De Puy

(Statement)

H. Herschel Leiter, a citizen of the United States, residing at Warsaw, Indiana, and doing business as Depuy Manufacturing Company, at 407-409-411 West Market Street, Warsaw, Indiana, has adopted and is using the trade-mark shown in the accompanying drawing, for FRACTURE APPLIANCES — NAMELY, CERVICAL COLLARS, FRACTURE SPLINTS (ARM AND LEG), HYPEREXTENSION FRAMES, LEG FRAMES, BONE INSTRUMENTS, BONE PLATES, FRACTURE TABLES, BONE DRILLS, WIRE CUTTERS, BENDING IRONS, OVER-HEAD FRAMES FOR BEDS AND PLASTER CUTTERS—in Class 44, Dental, medical, and surgical appliances, and presents herewith five facsimiles showing the trade-mark as actually used in connection with such goods, the trade-mark being applied to the goods by forming, as by stamping, the trade-mark thereon, and requests that the same be registered in the United States Patent Office on the Principal Register in accordance with the act of July 5, 1946.

The trade-mark was first used in 1903, and first used in commerce among the several States which may be lawfully regulated by Congress in 1903. The trade-mark has been substantially exclusively and continuously used by applicant in commerce among the several States which may lawfully be regulated by Congress for the five years next pre-

ceding the filing of this application.

Applicant is the owner of Trade-Mark Registration No. 182,861, dated April 15, 1924, for the trade-mark "De Puy."

(Declaration)

H. Herschel Leiter, being duly sworn, deposes and says that he believes himself to be the owner of the trade-mark, which is in use in commerce among the several States; that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress, either in the identical thereof or in such near resemblance thereto as may be calculated to deceive; that the drawing and description truly represent the trade-mark sought to be registered; that the facsimiles show the trade-mark as actually used in connection with the goods; that the trade-mark has become and is distinctive of applicant's goods in commerce which may lawfully be regulated by Congress; that the trade-mark has been substantially exclusively and continuously used by him in connection with his goods in commerce among the several States which may lawfully be regulated by Congress for the five years next preceding the filing of this application; and the facts set forth in the statement are true.

H. HERSCHEL LEITER.

Registered Mar. 22, 1949

Registration No. 507,789

PRINCIPAL REGISTER
Trade-Mark

UNITED STATES PATENT OFFICE

Arthur E. Smith, Los Angeles, Calif.

Act of 1946

Application July 5, 1947, Serial No. 527,218



(Statement)

Arthur E. Smith, a citizen of the United States, residing at Los Angeles, California, and doing business at 511 Wilshire Medical Building, Los Angeles 5, California, has adopted and is using the trade-mark shown in the accompanying drawing, for HYPODERMIC SYRINGES, HYPODERMIC NEEDLES, INSTRUMENTS USED IN THE PRODUCTION OF INTRA-OSSEOUS ANESTHESIA, SURGICAL FORCEPS, INSTRUMENT STERILIZERS, I. E. CONTAINERS ADAPTED TO HOLD INSTRUMENTS WHILE THE SAME ARE BEING STERILIZED, EXTENSIONS FOR HYPODERMIC SYRINGES, ADAPTERS FOR HYPODERMIC SYRINGES AND DISSOLVING CUPS FOR THE PREPARATION OF ANESTHETIC SOLUTIONS, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the trade-mark as actually used in connection with such goods, the trade-mark being applied to containers for the goods, and requests that the same be registered in the United States Patent Office on the Principal Register in accordance with the act of July 5, 1946.

The trade-mark was first used in August, 1915, and first used in commerce among the several States, which may lawfully be regulated by Congress in August, 1915. The applicant is the owner of Registration No. 388,332, dated June 17, 1941.

(Declaration)

Applicant being duly sworn, deposes and says that he believes himself to be the owner of the trade-mark, which is in use in commerce among the several States and that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress, either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the trade-mark sought to be registered, that the specimens show the trade-mark as actually used in connection with the goods, and that the facts set forth in the statement are true.

ARTHUR E. SMITH.

Registered Mar. 22, 1949

Registration No. 507,880

PRINCIPAL REGISTER
Trade-Mark

UNITED STATES PATENT OFFICE

Roger Rubber Products, Inc., Los Angeles, Calif.

Act of 1946

Application October 21, 1947, Serial No. 538,565

ROGER (O.K.)

(Statement)

Roger Rubber Products, Inc., a corporation duly organized under the laws of the State of Delaware and located at and doing business at 8480 Beverly Boulevard, Los Angeles, California, has adopted and is using the trade-mark shown in the accompanying drawing, for PROPHYLACTIC (RUBBER) ARTICLES FOR THE PREVENTION OF CONTAGIOUS DISEASES, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the trade-mark as actually used in connection with such goods, the trade-mark being applied to the containers for the goods, and displays associated with the goods, and requests that the same be registered in the United States Patent Office on the Principal Register in accordance with the act of July 5, 1946.

The trade-mark was first used on March 15, 1947, and first used in commerce among the several States which may lawfully be regulated by Congress on March 15, 1947.

(Declaration)

Roland F. Hallett, being duly sworn, deposes and says that he is assistant secretary of Roger Rubber Products, Inc., the applicant named in the foregoing statement, that he believes that said corporation is the owner of the trade-mark which is in use in commerce among the several States and that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the trade-mark sought to be registered, that the specimens show the trade-mark as actually used in connection with the goods, and that the facts set forth in the statement are true.

ROGER RUBBER PRODUCTS, INC.,
By ROLAND F. HALLETT,
Asst. Secretary.

Registered Mar. 15, 1949

Registration No. 507,542

PRINCIPAL REGISTER
Trade-Mark

UNITED STATES PATENT OFFICE

Battle Creek Equipment Company,
Battle Creek, Mich.

Act of 1946

Application January 23, 1948; originally filed, act
of 1905, February 19, 1947, Serial No. 517,765

EXERSWING

(Statement)

Battle Creek Equipment Company, a firm domiciled in Battle Creek, Michigan, doing business at 32 North Washington Avenue, Battle Creek, Michigan, and composed of the following members, Harry M. Babcock and Wendell E. Doty, both citizens of the United States of America, has adopted and used the trade-mark (Exerswing) shown in the accompanying drawing, for CHAIR TYPE THERAPEUTIC EXERCISING APPARATUS, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the trade-mark as actually used in connection with such goods, the trade-mark being applied to plates affixed to the goods, and requests that the same be registered in the United States Patent Office on the Principal Register in accordance with the act of July 5, 1946.

The trade-mark has been used since January 31, 1947, and was first used in commerce among the several States, which may lawfully be regulated by Congress, since January 31, 1947.

(Declaration)

Wendell E. Doty, being duly sworn, deposes and says that he is a member of the firm of Battle Creek Equipment Company, the applicant named in the foregoing statement, that he believes that said firm is the owner of the trade-mark, which is in use in commerce among the several States, and that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce, which may lawfully be regulated by Congress, either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the trade-mark sought to be registered, that the specimens show the trade-mark as actually used in connection with the goods, and that the facts set forth in the statement are true.

BATTLE CREEK EQUIPMENT

COMPANY,

By WENDELL E. DOTY.

Int. Cls.: 5 and 10

Prior U.S. Cl.: 44

United States Patent and Trademark Office

Renewal

Reg. No. 507,883

Registered Mar. 22, 1949

OG Date Sep. 19, 1989

**TRADEMARK
PRINCIPAL REGISTER**

B-D

BECTON DICKINSON AND COMPANY
(NEW JERSEY CORPORATION)
ONE BECTON DRIVE
FRANKLIN LAKES, NJ 074171880

OWNER OF U.S. REG. NO. 120,240.

FOR: HYPODERMIC SYRINGES AND
PARTS THEREOF, BULB SYRINGES
AND PARTS THEREOF, BLOOD SEDI-
MENTATION TUBES, VETERINARY
HYPODERMIC SYRINGES AND PARTS
THEREOF, VETERINARY DOSE SY-
RINGES AND PARTS THEREOF, VET-
ERINARY NEEDLES, [VETERINARY
MILKING TUBES,] CLINICAL THER-
MOMETERS, ELASTIC BANDAGES,
ADHESIVE BANDAGES, STETHO-
SCOPES, [MANOMETERS USED FOR

TESTING BLOOD PRESSURE, VENOUS
PRESSURE, SPINAL PRESSURE AND
UTEROSALPINGOGRAPHY,] DENTAL
HYPODERMIC SYRINGES AND PARTS
THEREOF, [DENTAL WATER SY-
RINGES AND PARTS THEREOF,]
DENTAL NEEDLES, [DENTAL CHIP
BLOWERS,] STERILE CONTAINERS
AND STERILIZING CASES FOR CLINI-
CAL THERMOMETERS, HYPODERMIC
SYRINGES AND HYPODERMIC NEE-
DLES, INSTRUMENTS FOR THE COL-
LECTION OF BLOOD SPECIMENS, IN
CLASS 44 (INT. CLS. 5 AND 10).

FIRST USE 11-0-1915; IN COMMERCE
11-0-1915.

SER. NO. 538,853, FILED 10-24-1947.

*In testimony whereof I have hereunto set my hand
and caused the seal of The Patent and Trademark
Office to be affixed on Sep. 19, 1989.*

COMMISSIONER OF PATENTS AND TRADEMARKS

Registered Mar. 22, 1949

Registration No. 507,883

PRINCIPAL REGISTER
Trade-Mark

UNITED STATES PATENT OFFICE

Becton Dickinson and Company,
Rutherford, N. J.

Act of 1946

Application October 24, 1947, Serial No. 538,853

PROPERTY OF THE U S PATENT OFFICE
NOT TO BE TAKEN FROM THE FILES

B-D

(Statement)

Becton Dickinson and Company, a corporation duly organized under the laws of the State of New Jersey, located and doing business at Rutherford, New Jersey, has adopted and used the trade-mark shown in the accompanying drawing, for HYPODERMIC SYRINGES AND PARTS THEREOF, BULB SYRINGES AND PARTS THEREOF, BLOOD SEDIMENTATION TUBES, VETERINARY HYPODERMIC SYRINGES AND PARTS THEREOF, VETERINARY DOSE SYRINGES AND PARTS THEREOF, VETERINARY NEEDLES, VETERINARY MILKING TUBES, CLINICAL THERMOMETERS, ELASTIC BANDAGES, ADHESIVE BANDAGES, STETHOSCOPES, MANOMETERS USED FOR TESTING BLOOD PRESSURE, VENOUS PRESSURE, SPINAL PRESSURE AND UTEROSALPINGOGRAPHY, DENTAL HYPODERMIC SYRINGES AND PARTS THEREOF, DENTAL WATER SYRINGES AND PARTS THEREOF, DENTAL NEEDLES, DENTAL CHIP BLOWERS, STERILE CONTAINERS AND STERILIZING CASES FOR CLINICAL THERMOMETERS, HYPODERMIC SYRINGES AND HYPODERMIC NEEDLES, INSTRUMENTS FOR THE COLLECTION OF BLOOD SPECIMENS, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the trade-mark as actually used in connection with such goods, the trade-mark being applied or affixed to the goods by being printed or otherwise produced upon labels which are attached to the packages containing the goods,

and requests that the same be registered in the United States Patent Office on the Principal Register in accordance with the act of July 5, 1946.

The trade-mark was first used by applicant on November 1915, and first used in commerce among the several States which may lawfully be regulated by Congress on or about November 1915.

Applicant is the owner of trade-mark Registration No. 120,240, dated January 29, 1918.

(Declaration)

F. S. Dickinson, Jr., being duly sworn, deposes and says that he is executive vice president of Becton Dickinson and Company, the applicant named in the foregoing statement, that he believes that said corporation is the owner of the trade-mark which is in use in commerce among the several States and that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the trade-mark sought to be registered, that the specimens show the trade-mark as actually used in connection with the goods, and that the facts set forth in the statement are true.

BECTON DICKINSON AND COMPANY,
By **F. S. DICKINSON, Jr.,**
Executive Vice President.

Affid. Sec. 8 Accept. Sec. 15 ACK

DEC 20 1948

Int. Cl.: 9

Prior U.S. Cl.: 44

United States Patent and Trademark Office
Renewal

Reg. No. 507,885
Registered Mar. 22, 1949
OG Date May 23, 1989

**TRADEMARK
PRINCIPAL REGISTER**

ASEPTO

BECTON, DICKINSON AND COMPANY
(NEW JERSEY CORPORATION)
ONE BECTON DRIVE
FRANKLIN LAKES, NJ 074171880

OWNER OF U.S. REG. NO. 298,351.

FOR: [SYRINGES OF THE BULB
TYPE AND OF THE PISTON TYPE

USED FOR HYPODERMIC WORK, IRRIGATION, ASPIRATION, INJECTIONS, AND DOUCHING, HYPODERMIC NEEDLES, AND] CLINICAL THERMOMETERS, IN CLASS 44 (INT. CL. 9).
FIRST USE 0-0-1900; IN COMMERCE 0-0-1900.

SER. NO. 538,856, FILED 10-24-1947.

RENEWED FOR 20 YEARS

22 MAR 1989

*In testimony whereof I have hereunto set my hand
and caused the seal of The Patent and Trademark
Office to be affixed on May 23, 1989.*

COMMISSIONER OF PATENTS AND TRADEMARKS

Registered Mar. 22, 1949

Registration No. 507,885

PRINCIPAL REGISTER
Trade-Mark

UNITED STATES PATENT OFFICE

Becton Dickinson and Company,
Rutherford, N. J.

Act of 1946

Application October 24, 1947, Serial No. 538,856

ASEPTO

(Statement)

Becton Dickinson and Company, a corporation duly organized under the laws of the State of New Jersey, located and doing business at Rutherford, New Jersey, has adopted and used the trade-mark shown in the accompanying drawing, for **SYRINGES OF THE BULB TYPE AND OF THE PISTON TYPE USED FOR HYPODERMIC WORK, IRRIGATION, ASPIRATION, INJECTIONS, AND DOUCHING, HYPODERMIC NEEDLES, AND CLINICAL THERMOMETERS**, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the trade-mark as actually used in connection with such goods, the trade-mark being applied or affixed to the goods by being printed upon labels which are attached to the packages containing the goods, and requests that the same be registered in the United States Patent Office on the Principal Register in accordance with the act of July 5, 1946.

The trade-mark was first used in 1900, and first used in commerce among the several States which may lawfully be regulated by Congress in 1900.

Applicant is the owner of Registration Number 298,351, October 25, 1932.

(Declaration)

Fairleigh S. Dickinson, Jr., being duly sworn, deposes and says that he is the executive vice president of Becton Dickinson and Company, the applicant named in the foregoing statement, that he believes that said corporation is the owner of the trade-mark which is in use in commerce among the several States and that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the trade-mark sought to be registered, that the specimens show the trade-mark as actually used in connection with the goods, and that the facts set forth in the statement are true.

BECTON DICKINSON AND COMPANY,

By **F. S. DICKINSON, Jr.,**
Executive Vice President.

Affid. Sec. 8 Acpt. Sec. 15 Ack.

DEC 20 1947

PROPERTY OF THE U S PATENT OFFICE
NOT TO BE TAKEN FROM THE FILES

Registered Mar. 22, 1949

Registration No. 507,886

PRINCIPAL REGISTER
Trade-Mark

UNITED STATES PATENT OFFICE

Becton Dickinson and Company,
Rutherford, N. J.

Act of 1946

Application October 24, 1947, Serial No. 538,861

TRIPLE-CHANGE

(Statement)

Becton Dickinson and Company, a corporation duly organized under the laws of the State of New Jersey, located and doing business at Rutherford, New Jersey, has adopted and used the trade-mark shown in the accompanying drawing, for STETHOSCOPIES, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the trade-mark as actually used in connection with such goods, the trade-mark being applied or affixed to the goods by being printed upon labels which are attached to the packages containing the goods, and requests that the same be registered in the United States Patent Office on the Principal Register in accordance with the act of July 5, 1946.

The trade-mark was first used in 1935, and first used in commerce among the several States which may lawfully be regulated by Congress in 1935.

Applicant is the owner of Registration Number 413,839, May 15, 1945.

(Declaration)

Fairleigh S. Dickinson, Jr., being duly sworn, deposes and says that he is the executive vice president of Becton Dickinson and Company, the applicant named in the foregoing statement, that he believes that said corporation is the owner of the trade-mark which is in use in commerce among the several States and that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the trade-mark sought to be registered, that the specimens show the trade-mark as actually used in connection with the goods, and that the facts set forth in the statement are true.

BECTON DICKINSON AND COMPANY,

By F. S. DICKINSON, JR.,

Executive Vice President.

Int. Cl.: 9

Prior U.S. Cl.: 44

United States Patent and Trademark Office
Renewal

Reg. No. 507,887
Registered Mar. 22, 1949
OG Date May 9, 1989

**TRADEMARK
PRINCIPAL REGISTER**

RED FLASH

BECTON, DICKINSON AND COMPANY
(NEW JERSEY CORPORATION)
ONE BECTON DRIVE
FRANKLIN LAKES, NJ 074171880

OWNER OF U.S. REG. NO. 426,195.

FOR: CLINICAL THERMOMETERS,
IN CLASS 44 (INT. CL. 9).
FIRST USE 1-1-1938; IN COMMERCE
1-1-1938.

SER. NO. 538,862, FILED 10-24-1947.

RENEWED FOR 20 YEARS 22 MAR 1989

*In testimony whereof I have hereunto set my hand
and caused the seal of The Patent and Trademark
Office to be affixed on May 9, 1989.*

COMMISSIONER OF PATENTS AND TRADEMARKS

Registered Mar. 22, 1949

Registration No. 507,887

PROPERTY OF THE U S PATENT OFFICE
NOT TO BE TAKEN FROM THE FILES

PRINCIPAL REGISTER

Trade-Mark

UNITED STATES PATENT OFFICE

Becton Dickinson and Company,
Rutherford, N. J.

Act of 1946

Application October 24, 1947, Serial No. 538,862

RED FLASH

(Statement)

Becton Dickinson and Company, a corporation duly organized under the laws of the State of New Jersey, located and doing business at Rutherford, New Jersey, has adopted and used the trade-mark shown in the accompanying drawing, for CLINICAL THERMOMETERS, in Class 44, Dental, medical, and surgical appliances, and presents herewith five specimens showing the trade-mark as actually used in connection with such goods, the trade-mark being applied or affixed to the goods by being printed upon labels which are attached to the packages containing the goods, and requests that the same be registered in the United States Patent Office on the Principal Register in accordance with the act of July 5, 1946.

The trade-mark was first used on January 1, 1938, and first used in commerce among the several States which may lawfully be regulated by Congress on January 1, 1938.

Applicant is the owner of Registration Number 426,195, December 17, 1946.

(Declaration)

Fairleigh S. Dickinson, Jr. being duly sworn, deposes and says that he is the executive vice president of Becton Dickinson and Company, the applicant named in the foregoing statement, that he believes that said corporation is the owner of the trade-mark which is in use in commerce among the several States and that no other person, firm, corporation or association, to the best of his knowledge and belief, has the right to use such trade-mark in commerce which may lawfully be regulated by Congress either in the identical form thereof or in such near resemblance thereto as might be calculated to deceive, that the drawing and description truly represent the trade-mark sought to be registered, that the specimens show the trade-mark as actually used in connection with the goods, and that the facts set forth in the statement are true.

BECTON DICKINSON AND COMPANY,
By F. S. DICKINSON, Jr.,

Executive Vice President.

Affd. Sec. 8 Acpt. Sec. 15 Ack.

DEC 10 1954